

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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STEPHEN M. WILSON, BRW ENGINEERING	:	ORAL ARGUMENT REQUESTED
LTD., WIS PARTNERS LTD., MOSHE BAR-LEV,	:	
PATRICK ROSENBAUM, MICHAEL MORRIS,	:	
HAIM YIFRAH, TOP DOWN PARTNERS, LLC,	:	CV-07-6176 (LTS)
JOEL LEVINE, MORRIS TALANSKY,	:	
ABRAHAM MOSHEL, MAGMA	:	
INTERNATIONAL SERVICES, LTD., ALBERT	:	
REICHMANN, HEXAGRAM & CO., and	:	
POLYBUTES COMPANY,	:	NOTICE OF MOTION
	:	
Plaintiffs,	:	
	:	
vs.	:	
	:	
IMAGESAT INTERNATIONAL N.V., ISRAEL	:	
AEROSPACE INDUSTRIES LTD., ELBIT	:	
SYSTEMS LTD., MOSHE KERET, IZHAK	:	
NISSAN, JACOB WEISS, MENASHE BRODER,	:	
SHIMON ECKHAUS, MICHAEL FEDERMANN,	:	
ESTATE OF JACOB TOREN, JOSEPH	:	
ACKERMAN, JOSEPH GASPAR, GINO	:	
PIPERNO-BEER, JAMES DEPALMA, DAVID	:	
ARZI, YOAV CHELOUCHE, and YEHOASHUA	:	
ELDAR,	:	
	:	
Defendants.	:	
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PLEASE TAKE NOTICE that, upon this Notice of Motion, the accompanying Memorandum of Law dated October 15, 2007 in support thereof, the annexed Declaration of David Block Temin, dated October 15, 2007 and the exhibits thereto, Declaration of Michael Federmann, dated October 11, 2007, Declaration of Tova Toren, dated October 12, 2007, Declaration of Joseph Ackerman dated October 11, 2007, and Declaration of Joseph Gaspar, dated October 14, 2007, and on the Joint Defendants' Memorandum Of Law In Support Of Dismissal Of The Complaint, dated October 15, 2007, and upon all other proceedings herein, Defendants Elbit Systems Ltd., Michael

Federmann, Estate of Jacob Toren, Joseph Ackerman, and Joseph Gaspar, will move this Court before the Honorable Laura T. Swain, United States District Judge, at the Daniel Patrick Moynihan United States Courthouse, 500 Pearl St., New York, New York, 10007, at a date and time to be determined by this Court, for an order pursuant to Federal Rule of Civil Procedure 12(b) (2), (3), and (6) dismissing the Complaint brought against Defendants Elbit Systems Ltd., Michael Federmann, Estate of Jacob Toren, Joseph Ackerman, and Joseph Gaspar in its entirety, and for such other and further relief as the Court deems to be just and proper.

Defendants Elbit Systems Ltd., Michael Federmann, Estate of Jacob Toren, Joseph Ackerman, and Joseph Gaspar certify that they have used their best efforts to informally resolve the matters raised in this submission.

Dated: New York, New York
October 15, 2007

GREENBERG TRAURIG, LLP

By: _____s/
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*Attorneys for Defendants Elbit Systems
Ltd., Michael Federmann, Estate of Jacob
Toren, Joseph Ackerman, and Joseph Gaspar*